

Exhibit E

Respectfully submitted,

THE VERSTANDIG LAW FIRM, LLC

SCHLOSSBERG | MASTRO

/s/ Maurice B. VerStandig

By: Maurice B. VerStandig #0912170262
1452 W. Horizon Ridge Pkwy., Suite 665
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(301) 444-4600

mac@mvbesq.com

*Counsel for Plaintiffs,
Brian King, Cristina King, and Brian
King in his capacity as trustee of the
Cristina and Brian King Children's Trust*

/s/ Frank J. Mastro

By: Frank J. Mastro #9612180213
P.O. Box 2067
Hagerstown, MD 21742
(301) 739-8610

fmastro@schlosslaw.com

*Counsel for Defendant Serv Trust,
through Roger Schlossberg, Chapter 7
Trustee of the Bankruptcy Estate of
Gregory B. Myers, the judicially-
determined alter ego of Serv Trust*

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that on this **7th** day of **May 2024**, I served a copy of the foregoing

Stipulation of Dismissal via MDEC upon:

Frank J. Mastro, Esq.
Schlossberg | Mastro
P.O. Box 2067
Hagerstown, MD 21742
fmastro@schlosslaw.com
Attorneys for Serv Trust

Laurin H. Mills, Esq.
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Eric Pelletier, Esq.
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4800 Montgomery Lane, Suite 900
Bethesda, MD 20814
epelletier@offitkurman.com
fwilburn@offitkurman.com
Attorneys for 6789 Goldsboro LLC

and via first-class, postage prepaid mail upon:

Gregory B. Myers
700 Gulf Shore Blvd. North
Naples, FL 34102
Defendant

/s/ Maurice B. Verstandig
Maurice B. Verstandig

Exhibit F

Gregory Myers, Trustee

From: brian@realestatedimensions.com
Sent: Friday, October 11, 2019 11:06 AM
To: 'Pelletier, Eric'
Cc: 'Lynch, Timothy'; Douglas M. Lederman; 'Mac VerStandig'; Edward M. Schwartz
Subject: RE: K1 for ServTrust- Attorney-client privilege

Hi Eric,

I spoke to Ed and Doug yesterday at Gorfine Schiller concerning the language and because the sensitivity of the language, can you rewrite the paragraph in question on Page 35 of the return with the exact language and date? He will amend the return with the corrected language.

Thank you,
Brian

From: Pelletier, Eric <epelletier@offitkurman.com>
Sent: Thursday, October 10, 2019 3:39 PM
To: brian@realestatedimensions.com
Cc: Lynch, Timothy <tlynch@offitkurman.com>; 'Mac VerStandig' <mac@mbvesq.com>; Edward M. Schwartz <ESchwartz@gsg-cpa.com>
Subject: RE: K1 for ServTrust- Attorney-client privilege

Are you referring to page 35, which mentions bankruptcy. I think that the answer is omit reference to the bankruptcy. I would also be more vague on the date if possible. Mac filed his lawsuit 9/14/2017. You could say "Serv Trust's interests were redeemed pursuant to the operating agreement no later than [pick a date 9/14/2017 or 1/1/2018]."

Brian/ Ed – does this clarify things?

Eric Pelletier

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IRS CIRCULAR 230 DISCLOSURE

To ensure compliance with requirements imposed by the IRS, we inform you that any US federal tax advice contained in this communication (including any attachments) is not intended or written to be used and cannot be used for the purpose of (a) avoiding penalties under the Internal Revenue Code or (b) promoting, marketing or recommending to another party any transaction or matter addressed herein.

From: brian@realestatedimensions.com <brian@realestatedimensions.com>

Sent: Thursday, October 10, 2019 2:53 PM

To: Pelletier, Eric <epelletier@offitkurman.com>

Cc: Lynch, Timothy <tlynch@offitkurman.com>; 'Mac VerStandig' <mac@mbvesq.com>; Edward M. Schwartz <ESchwartz@gsg-cpa.com>

Subject: FW: K1 for ServTrust

Eric,

I was going to send out the 2018 ServTrust K1 but sent a copy to Mac prior to sending it out. He has concerns with the K1 that needs to be addressed with my accountant. My accountant at Gorfine Schiller that worked on this return is Ed Swartz – 410-356-5900. I have copied him on this email and left him a voice message to expect a call to make sure the return is correct. I have attached the K1 portion of the return and the complete 2018 return for your review.

Please let me know if you have any questions.

Thank you,
Brian

From: Mac VerStandig <mac@mbvesq.com>

Sent: Thursday, October 10, 2019 2:30 PM

To: Brian King <brian@realestatedimensions.com>

Subject: RE: K1 for ServTrust

Brian,

The last page is a bit of a problem – the form itself is fine, but this says the interest was redeemed “due to the fact that Serv Trust was going through bankruptcy.” That is not the rationale for the redemption, and Serv Trust hasn’t actually been in bankruptcy. Any way to get this edited? I’m happy to speak with the accountant if it would help...

(Also, it might be wise to have Eric Pelletier weigh in, since he is officially 6789’s counsel. If my fingerprints are on this, it could well fuel another Greg motion...)

Thanks,

Maurice "Mac" VerStandig, Esq.
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Potomac, Maryland 20854
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Cell: (240)351-6442
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TAX ADVICE NOTICE

Any tax advice included in this communication may not contain a full description of all relevant facts or a complete analysis of all relevant tax issues or authorities. This communication is solely for the intended recipient's benefit and may not be relied upon by any other person or entity.

From: Brian King <brian@realestatedimensions.com>

Sent: Thursday, October 10, 2019 11:17 AM

To: Mac VerStandig <mac@mbvesq.com>

Subject: K1 for ServTrust

Hi Mac,

Attached is the K1 for ServTrust for 2018. My accountant did not send out the K1 when he finished the return on September 15, 2018 when corporate returns were due. Do you want me to send this to Dan Ring? Should I send it certified?

The return reflects the redemption of ownership and 0.00% in all partner share accounts. Please let me know what you would like me to do.

Thanks, Brian

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Exhibit G

Entered: December 5th, 2019
Signed: December 4th, 2019

SO ORDERED



Lori S. Simpson
LORI S. SIMPSON
U.S. BANKRUPTCY JUDGE

**IN THE UNITED STATES BANKRUPTCY COURT
FOR THE DISTRICT OF MARYLAND
at Greenbelt**

In re:	*	
	*	
Gregory B. Myers,	*	Case No. 15-26033-WIL
	*	Chapter 7
Debtor.	*	
	*	
<hr/>		
Gregory B. Myers,	*	
	*	
Plaintiff,	*	
	*	
v.	*	Adversary No. 19-00427
	*	
Brian King, et al.,	*	
	*	
Defendants.	*	
	*	

ORDER REMANDING CASE

The above-captioned adversary proceeding was commenced on November 13, 2019, upon the Notice of Removal filed by Maurice VerStandig. The Notice of Removal states that Gregory Myers (the "Debtor") filed a third-party claim and counterclaim against various parties (the "Myers

Defendants”) in Consolidated Case No. 451611-V pending in the Circuit Court for Montgomery County, Maryland alleging that the Myers Defendants violated Section 362 of Title 11 of the United States Code (the “Third Party Complaint”). Because the Third Party Complaint asserts that the Myers Defendants violated the automatic stay arising in the Debtor’s bankruptcy case pending in this Court, the Myers Defendants consented to the removal of the Circuit Court Action.

On December 3, 2019, the Debtor filed a Notice of Voluntary Dismissal of the Third Party Complaint pursuant to Fed. R. Civ. P. 41, made applicable to this proceeding by Fed. R. Bankr. P. 7041. Based on the dismissal of the Third Party Complaint, and this Court having previously elected to abstain from exercising jurisdiction over the underlying Circuit Court Action¹, the Court will remand this matter to the Circuit Court for Montgomery County, Maryland.

Accordingly, it is, by the United States Bankruptcy Court for the District of Maryland, hereby

ORDERED, that the above-captioned adversary proceeding is remanded to the Circuit Court for Montgomery County, Maryland pursuant to 28 U.S.C. § 1452(b).

cc: All Counsel
All Parties
United States Trustee
Chapter 7 Trustee: Roger Schlossberg

END OF ORDER

¹ See Order of Abstention (Docket Entry No. 28) entered on January 30, 2019, in Adversary Proceeding 18-00407.